PATENT COOPERATION TREATY

PCT

REC'D 17 FEB 2006

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY PCT

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 924-		FOR FURTHER A	FOR FURTHER ACTION See Form PCT/IPEA/416				
International application No. International filing of PCT/IL2004/000920 05.10.2004		International filing date 05.10.2004	(day/month/year)	Priority date (day/month/year) 07.10.2003			
International Patent Classification (IPC) or national classification and IPC C07K16/40, A61K39/395, A61P37/00							
Applicant YEDA RESEARCH AND DEVELOPMENT CO. LTD.							
	 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 						
2. This REPORT consists of a total of 8 sheets, including this cover sheet.							
3. This r	eport is als	o accompanied	by ANNEXES, comprisi	ng:			
a. 🗆	sent to th	e applicant and	to the International Bure	eau) a total of sheet	s, as follows:		
	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.						
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
4. This r	eport conta	ins indications r	elating to the following i	tems:			
⊠во	ox No. I	Basis of the op	inion				
□ во	ox No. II	Priority					
☐ Box No. III Non-establishment of opinion with reg		nent of opinion with rega	ard to novelty, inventi	ive step and industrial applicability			
□ во	ox No. IV	Lack of unity of	f invention				
⊠во	☐ Box No. V Reasoned statement under Article 35 applicability; citations and explanation		ement under Article 35() tations and explanations	with regard to nove s supporting such sta	elty, inventive step or industrial ttement		
☐ Box No. VI Certain documents cited		plication					
☐ Box No. VII Certain defects in the international app							
☐ Box No. VIII Certain observations on the internat			ations on the internatior	nal application			
Date of submission of the demand		Date of completion o	f this report				
19.04.2005				17.02.2006			
Name and mailing address of the international			nal	Authorized Officer	ens Patente		
preliminary examining authority: European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016			3as	van Klompenburg	g, W		
				Telephone No. +31 7	0 34U- Olifice anio 200		

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	Box No. I Basis of the report		
1.	With regard to the language , this report is based on the international application in the language in which it w filed, unless otherwise indicated under this item.		
	which is the language of a tr ☐ international search (und ☐ publication of the interna	slations from the original language into the following language , canslation furnished for the purposes of: ler Rules 12.3 and 23.1(b)) tional application (under Rule 12.4) examination (under Rules 55.2 and/or 55.3)	
2.	With regard to the elements* of have been furnished to the receireport as "originally filed" and are	the international application, this report is based on <i>(replacement sheets which ving Office in response to an invitation under Article 14 are referred to in this e not annexed to this report)</i> :	
	Description, Pages		
	1-76	as originally filed	
	Sequence listings part of the desc	cription, Pages	
	1-6	as originally filed	
	Claims, Numbers		
	1-63	as originally filed	
	Drawings, Figures		
	1-7	as originally filed	
	□ a sequence listing and/or an	y related table(s) - see Supplemental Box Relating to Sequence Listing	
3.	☐ The amendments have resured the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (spee ☐ any table(s) related to se	ecify):	
4.	☐ This report has been established not been made, since they had not been made and the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (speed of any table(s) related to se	ecify):	
	* If item 4 applies, so	me or all of these sheets may be marked "superseded."	

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		N. III. New cot-lett-less-set-	£ 05:	nion with regard to novelty, inventive step and industrial		
		c No. III Non-establishment o licability	T obi	mon with regard to noverty, inventive step and industrial		
۱.	The obv	questions whether the claimed invention appears to be novel, to involve an inventive step (to be nonous), or to be industrially applicable have not been examined in respect of:				
		the entire international applicati	international application,			
	\boxtimes	claims Nos. 26-30,52-59				
		because:				
	\boxtimes	the said international application, or the said claims Nos. 26-30,52-59 relate to the following subject matter which does not require an international preliminary examination (specify):				
		see separate sheet				
		the description, claims or drawings <i>(indicate particular elements below)</i> or said claims Nos. are so unclear that no meaningful opinion could be formed <i>(specify)</i> :				
		the claims, or said claims Nos. could be formed.	are s	so inadequately supported by the description that no meaningful opinion		
		no international search report h	as b	een established for the said claims Nos.		
		he nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:				
		the written form		has not been furnished		
				does not comply with the standard		
		the computer readable form		has not been furnished		
				does not comply with the standard		
		the tables related to the nucleonot comply with the technical re	tide equir	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.		
		See separate sheet for further	deta	ils		

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

2-11,14-25,31-44,46-51,60-63

No: Claims

1,12,13,45

Inventive step (IS)

Yes: Claims

No: Claims

1-25,31-51,60-63

Industrial applicability (IA)

Yes: Claims

1-25,31-51,60-63

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

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Supplemental Box relating to Sequence Listing						
Continuation of Box I, item 2:						
1. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report has been established on the basis of:						
a. type of material:						
☐ a sequence listing						
☐ table(s) related to the sequence listing						
b. format of material:						
c. time of filing/furnishing:						
☑ contained in the international application as filed						
oxtimes filed together with the international application in computer readable form						
\square furnished subsequently to this Authority for the purposes of search and/or examination						
☐ received by this Authority as an amendment on						
2. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.						
3. Additional observations, if necessary:						

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 26-30,52-59 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT)and no examination with regard to novelty and inventive step is performed (Art. 33(1) PCT).

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

- D1: "Phospho specific Antibodies" NACALAI TESQUE NEWS, vol. 12, 2001, XP002315815 Retrieved from the Internet: URL:http://www.nacalai.co.jp/catalog/PDF/n o12.pdf> [retrieved on 2005-01-28]
- D2: EP-A-1 201 765 (AXXIMA PHARMACEUTICALS AKTIENGESELLSCHAFT) 2 May 2002 (2002-05-02)
- D3: WO 97/37016 A1 (YEDA RESEARCH AND DEVELOPMENT CO. LTD; WALLACH, DAVID; MALININ, NIKOLA) 9 October 1997 (1997-10-09)
- D4: LIN X ET AL: "MOLECULAR DETERMINANTS OF NF-KAPPAB-INDUCING KINASE ACTION" MOLECULAR AND CELLULAR BIOLOGY, AMERICAN SOCIETY FOR MICROBIOLOGY, WASHINGTON, US, vol. 18, no. 10, October 1998 (1998-10), pages 5899-5907, XP002920401 ISSN: 0270-7306

1 Novelty (Art. 33(2) PCT)

1.1 The document D1 discloses (the references in parentheses applying to this document): a catalog concerning antibodies specifically recognizing NF kappa B inducing kinase (NIK) with a phosphorylated Thr 559 residue (p. 3, lower table). It is also clear

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from the same table that this antibody is useful for several immunological assays such as westernblotting and immunohistochemistry. Therefore it is concluded that in view of D1 the subject-matter of independent claims 1,12,45 is not new in the sense of Article 33(2) PCT. 1.2 Claim 1 is broadly directed to all antibodies recognizing NIK or a fragment of NIK with a phosphorylated threonyl residue at position 559. It is well known that this represents the normal, active form of NIK (see D4 for info). Therefore any antibody specifically recognizing NIK in biological mixtures falls under the scope of claim 1. D2 discloses antibodies to a fragment of NIK which was able to detect NIK in western blot expression analysis. (example 8). Therefore the subject-matter of claim 1 is not new over D2 (Art. 33(2) PCT).

1.3 Independent claim 13 concerns a hybridoma clone characterised only by reference to its deposit number. However, the deposit number itself is not sufficient to distinguish this hybridoma from anyother hybridoma. Therefore the subject-matter of this claim is not novel (art. 33(2) PCT).

2 Inventive Step (Article 33(3) PCT)

2.1 In the light of the novelty discussion of the claims above and in the light of the description of the present application (notably the examples and figures), claim 11 seems of particular interest. Therefore the presence of inventive step is assessed for this claim: D1, discussed above, discloses antibodies against Thr-559-phosphorylated NIK. The difference between claim 11 and D1 is the fact that the antibodies are monoclonal. The advantages of monoclonal antibodies are obvious to the person skilled in the art. He would therefore without applying inventive skill set out to modify the prior art relating to polyclonal antibodies against phosphorylated NIK and arrive at the monoclonal antibodies of claim 11. It is not indicated anywhere in the application that there was a special technical obstacle to overcome or an unexpected effect associated with the solution of the present application. Therefore it is cloncluded that the subject-matter of independent claim 13 lacks inventive step (Article 33(3) PCT).

It is noted that the applicant investigated the properties of the antibodies cited in D1 (p. 8, lines 3-7 of the present application). However, contrary to the applicants statement, the catalog number seems still to be available up till the data of establishment of the International search report. Moreover, the applicant fails to provide compelling evidence for differences with the prior art that could form the basis of acknowledging inventive step (Art. 33(3) PCT).

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2.2 Independent claims 14,31,37,47,60,62,63 refer to subject-matter which with regard to inventive step, are dependent on the presence of inventive step of the NIK antibody. In the light of D1 as discussed above, these claims can therefore not be considered as inventive. 2.3

Dependent claims 2-11,15-25,32-36,38-44,46,48-51,61 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step, see documents D1-D4 and the corresponding passages cited in the search report.